United States District Courts SouthErn District of NEW York

12/13/2003

KAFAEL ARDEN JONES SR,

Plaintiff,

CASE NON 1-23CV-10522 UA

Antionette Cort.

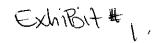
Acting Whichen OF CARVC,

DEFENCIANT, Plaintiff-Petitioners Motion Uncler 28USC 1782(A) Regesting Criminal Investigation For Principal Conspiritor Acting In Concert, Conducting Actions of Sedition in Violation of 18USCS 2385 In A PACKATEERED (R.I.C.O.) EFFORTS to CONCEAL THE Violation of 28 USC 1605 A (H)(a) Hosting TAKing OF A U.S. Presidential Cardiclate In Violation of Kidnapping A Presidential Candidae in Violation OF 18 LISCS 879 (A)(3). 1 st, 4th, 5th, 8th, 14th, 19th 29th, 30th Americas USCA Const, Billof Rights Art 2 Sections #4, TU, 16, 20 & 24, NEWY brek State Const. A2+31,56 PEMALLAW 125-25, 125.20, 120.20 As ( 28USC 2676-2678 THEY HAVEND SMEHER) Wherefore Plaintiff-Petitioner States these Disturbing Facts For these Honorable Courts;

#D I must regitest A Griminal prosecution and A liability truestigation into the Actions of the FECTERAL ELECTIONS Commission Campaign Amilysis that was assigned to exhibit #1 In The ODUNI CO. 2013 US DIST LEXIS 155138.

PAGE#10F3

An official website of the United States government Here's how you know



Home > Campaign finance data > Candidate profiles > JONES, RAFAEL ARDEN SR

## JONES, RAFAEL ARDEN SR

CANDIDATE FOR SENATE

**NEW YORK** 

ID: S6NY00409

REPUBLICAN PARTY

## Financial summary

ELECTION

2016

TIME PERIOD

All years: 2011-2016

2011-2012

2013-2014

2015-2016

# 2). Your Honor Back in 2017 this white Female Assign-Ed Campaign Analist took A VACAtion From work, , and Burglarized My Hardem NY. Rental Space. SEE: Sexual orientation Discrimination was action - ABLE title VIII sex Discrimination Because such Discrimination (1) Took sex into account (2) was Based on gender sterotypes, and (3) was association - Al clis commination as it was motivated By an Employ - Ez's opposition to association Between members By And of or Retween members of particular sexes. Zareda V. Altitude Express fac. 883 F. 3cl. 100.

#3). This white Female paid OFF gangmembers to Attack me, and police officials to conduct False Azzests, as logged on Inclictment NO# 7066-21 on Decem -Ber sth, 2023 via video. People v. Ulett 33.04.30 sta, People v. Ulett 153 A.D. 201.945 Also see: Gause of Action Lodge No#5 of FOP v. City of Philadelph-ia 763 F.301.358.

ty). Whoerers Ever this white Female is, she's
Flashing her Federal Employment Identificat
ian Around convincing State Court members, the Attorney's
and everyone to underning the Authority
of the Laws passed town by an Authorize
-di United States Courrent Agency ar
United States Supreme Court and the taws
they harded Down to project our
72 ights. "Id" Zardia v. Altitude Express
Page 1 2073

			ATTACHN	MENT-C ∕	100				
	CITY OF NEW YORK - DEPARTMENT OF CORRECTION								
	OFFICE OF CONSTITUENT AND GRIEVANCE SERVICE				SERVICES	Form.: 7102R Eff.: 8/23/19			
	DISPOSITION FORM					Ref.	.: Dir. 3376R-A		
Grievance Reference #:			Date Filed:			F	Facility:		
656894	May 11, 2023			l Q	GRVC - 19a				
Person In Custody Name:		Book and Case#:		Cat	Category:				
Jones, A. Rafael		895-23-00111 NYSID# 12819779U			h	Mental Health Staff			
Patient Bill of Galliger the w	Rights section #2 rights to	to know th their nan	ie names nes. They	of the peop perpetuate	le providing sexual disci	<u>riminato</u>	ry practices t	<u>hat batter</u>	
placed up in v participate ad and sexually o my right to de	who decline the PACE serving 19A. Upon arriving 1 was requested to be transfer discriminate against me. I welline any and all medicate rranted cell lock-ins and PACE services	vas to find red back t Next, they ions I do n	out it ha to 17A. At tried to 1 not want.	d <u>a progr</u> an which time orce medic They issue	n named PAC the 98% wor ations upon r punishments	CE opera men PAI me and s' such a	ting. I decline CE staff begar punish me for s refusal of p	d to 1 to racially exercising rivileged	
	ted by Inmate:	20E	# 1 0	F ai	~/3EC		jt.	-	
ransfer back	to housing unit 17A.				my				
		STEP 1	: FORMA	L RESOLU	TION		······································	: The Mary	
Check one b	ox: <b></b> Grievance □ S	ubmission	is not su	bjected to th	e Grievance I	Process			
iternatively, OC	constituent and Grievance S GS staff shall provide an ex ubject to the Grievance Proces	planation fo	or why the	formally reso	lve your griev is not subject	vance as t to the t	follows below. OCGS process.		
CGS informed	<u>gerson in custody Jones</u>	s, Rafael t	hat as p	er NYCH&H	Correctio <b>nal</b>	Health	Services this		
	en forwarded to Patient I								
	d to the <b>GRVC</b> Medical Tea								
	CHECK THE APPROPRI (Failure to sign forms w	rill forgo yo	our right to	appeal the	proposed reso	olution.)			
							o the Commar	- i	
-ommanoing Unicer.	grievance staff can request for a prelimin You will receive the outcome of this reviet ance Process cannot be appealed.	ery based review w within (3) busii	r if they feel the ness days to in	complaint was the form you the appe	proughly investigated al will proceed or you	d and addres u exhausted :	sed, prior to forwardin administrative remedie	g to the es. Grievance	
ingen er fan Stiederst	PATAEL 1	AJ		Dat	e: }[ /	08/	2023		
	· · · · · · · · · · · · · · · · · · ·	□ Prz	aliminac	Review Po	uested	7	—————————————————————————————————————		
Preliminary Review Requested  Grievance Coordinator/Officer Signature:  Ms. Nelson  Date:  777.44 16, 2023									

Eximility #2

11/08/2023 Atjach ment C GRIEVANCE REFERENCE # EXITIBIL#3 656894 This GRIEVANCE WAS FIRED in MAY OF 2023 it is now Nov. OF 2023 and their Entered my Factual Chains out OF Fraudichent Conveyences and my declining their after to Ameroment of Factural Human Rights Vio Lations Albo Means No I gented VACCOY QUIN 521 US. 793 in union our Chited States Supreme Court Ruled that US CAN CECLINE ANY MEDICAL TERAMENTUE CO not want. I declined! "Next", I gented Mills & Rogers In unich our Lis Supreme Court Ruled it would be A 14th Amend Wolfton of my Rights to Privacy And Act of Coercein For Rikers Istonomedical Team to try and Force themselves on me. "Also" I quotech PHREV. CAIM 562 US992, MILLSU. ROGERS 457 US 291 which states ite an ACA OF physical Battery to try to Force medical/medicines upon someone. I next AGAIN GUDTED MIGERS V. ShnEildErman 140 A.D. 20 St where New York Appellate Division Ruled that No The medical Shaff on Pikers Island Continues to stand in Violation of 18USCS & 2 Part 20072 Accessories to the Fact as spelled out in United States v. Chapman 3 F. Supp 900, 1931 LIS Dist LEXTS 2104 (D. Ala 1931) To the States Correctional OFFICERS BENEUDIENT ASSOCIATIONS LABOUR Union Actions of Seclition in Violation of 18USC 2385 Commissions of Actions to Undermine And OVERTHARDUS ESTABLISHED Authority OF GOVERNMENT our United States System Court Laws that protects our Rights with a Daliberrate mind Formed to injure A persons reputation and DeForme their Character Creating Francoutent medical Histories www.PrintablePaper.net Uten novene was treated or chagnosed 342US. 485,966.ED SIZ SCZ380,27 ALR 20,472. PAGE # 2 OF 2

Inc 883 F. 30, 100. +55 Plaintiff-Petitioner had NO mental history prior to Arreston Sept. 14th, 2021 Reople v. Kot 126 A.D. 30.1022, United States v. Bouch. 45 F. 851. Crime of Fraud Exception Since the passing OF KIPKE VI MOORE 2023 U.S. Dist LEXIS 174934 the Courts and Institution (Prison Industrial Complex ARE CREATING Acts OF SECRITION VIDIATION -9 OUR Rights to CREATE A FAISE PROFILE, WHEN All they ve done was undernine our United States Constitutionally propected rights in Actions of Treason Against our United States Constitution. KAWAKITA V. United States 343 :U.S.717. 7th America U.S.CA. Const. De Jarge v. Oregon 299 US 353,365. \*6) SEE AHACHMENTS EXINIBITS #1 1 12 18 #3 His my US sevate Id not "a is Carievance page # 1 072 OF US supreme Court have . Undermined and ignored #3 is Continuation OF page + 2 07 | Fived, Correlance not EVER ANSWERFED OR FOllowED. FEOR CIVIP 10 (C), FEO R CIVIP 12 (B) (B) 6WS INC. V-Long County 6A, 999 F. 20. 508, 1510 (11th Cir 1993). Whopeas Plaintiff petitioner enters exilibit evidence OF REGUEST From Courts. Wharzy v. Cain 1957 Us. 385. CERTIFICATE OF SERVICE RESPECTFULLY STORMHED

I costify that iall statements on Foregoing pocuments is true to the Restarry knowledge inches the penalthies of peopley this 13th Day of Dec 2023. Talend a Day of Property 3 of 3